## UNITED STATES DISTRICT COURT EASTERN DISTRICT OFWISCONSIN Milwaukee Division

Alyssa Flowers,		Case No.:
	Plaintiff,	Cuse 110
		COMPLAINT
-V		
Diversified Consultants, Inc.		
	Defendant.	

Plaintiff Alyssa Flowers ("Plaintiff" or "Flowers") by and through her attorneys, RC Law Group, PLLC, as and for its Complaint against Defendant Diversified Consultants, Inc. ("Defendant") respectfully sets forth, complains and alleges, upon information and belief, the following:

### INTRODUCTION/PRELIMINARY STATEMENT

1. Plaintiff brings this action for damages and declaratory and injunctive relief arising from the Defendant's violation(s) of section 1692 et. seq. of Title 15 of the United States Code, commonly referred to as the Fair Debt Collections Practices Act ("FDCPA").

#### **PARTIES**

- 2. Plaintiff is a resident of the State of Wisconsin, County of Milwaukee, residing at 5877 N 72street, Milwaukee, WI, 53218.
- 3. Defendant is a debt collector with an address at 10550 Deerwood Park, Ste 309, Jacksonville, FL, 32256.

4. Diversified Consultants, Inc. is a "debt collector" as the phrase is defined in <u>15</u> U.S.C. § 1692(a)(6) and used in the FDCPA.

#### **JURISDICTION AND VENUE**

- 5. The Court has jurisdiction over this matter pursuant to <u>28 U.S.C.</u> § <u>1331</u>, as well as <u>15 U.S.C.</u> § <u>1692</u> et. seq. and <u>28 U.S.C.</u> § <u>2201</u>. If applicable, the Court also has pendant jurisdiction over the State law claims in this action pursuant to <u>28 U.S.C.</u> § <u>1367(a)</u>.
  - 6. Venue is proper in this judicial district pursuant to 28 U.S.C. § 1391(b)(2).

#### **FACTUAL ALLEGATIONS**

- 7. Plaintiff incorporates by reference all of the above paragraphs of this Complaint as though fully state herein with the same force and effect as if the same were set forth at length herein.
- 8. On information and belief, on a date better known to Defendant, Defendant began collection activities on an alleged consumer debt from the Plaintiff ("Alleged Debt").
- 9. This debt was incurred as a financial obligation that was primarily for personal, family or household purposes and is therefore a "debt" as that term is defined by 15 U.S.C. § 1692a(5).
- 10. Specifically the alleged debt was a "Sprint" debt and is defined as a person obligation under the FDCPA.
- 11. The reporting of a debt to a credit reporting agency by a debt collector is a communication covered by the FDCPA, as is the failure to communicate information.
- 12. This statute is explained in *Wilhelm v. Credico, Inc.*, 519 F.3d 416 (8th Cir.2008) "The relevance of the portion of § 1692e(8) on which [plaintiff] relies—"including the

failure to communicate that a disputed debt is disputed"—is rooted in the basic fraud law principle that, if a debt collector *elects* to communicate "credit information" about a consumer, it must not omit a piece of information that is always material, namely, that the consumer has disputed a particular debt.

- 13. This interpretation is confirmed by the relevant part of the Federal Trade Commission's December 1988 Staff Commentary on the [FDCPA]:
- 1. Disputed debt. If a debt collector knows that a debt is disputed by the consumer ... *and reports it to a credit bureau*, he must report it as disputed.
- 2. Post-report dispute. When a debt collector learns of a dispute after reporting the debt to a credit bureau, the dispute need not also be reported.

*Id.* at 418 (emphasis in original) (citing FTC Staff Commentary, 53 Fed.Reg. 50097–02, 50106 (Dec. 13, 1988))

14. Many district courts have followed the *Wilhelm* court's approach. *See*, *e.g.*, *Jacques v. Solomon & Solomon P. C.*, 2012 U.S. Dist. LEXIS 118092, \* 11 (D.Del.2012) ("The duty to report a debt under [Section 1692e(8)] arises only if one elects to report credit information"); *Donatelli v. Warmbrodt*, 2011 U.S. Dist. LEXIS 69207, \*27–28 (W.D.Pa.2011) ("There is no authority to support the proposition that a debt collector must inform the credit reporting agency that the consumer disputes the debt") (citation omitted); *Edeh v. Aargon Collection Agency, LLC*, 2011 U.S. Dist. LEXIS 79160, \*11 (D.Minn.2011) ("when a debt collector learns that a debt is disputed only after the collector

has reported the debt to the credit reporting agencies, the collector has no affirmative obligation to report the dispute"); Benson v. Med–Rev Recoveries, Inc. (In re Benson), 445 B.R. 445, 449–50 (Bankr.E.D.Pa.2010) ("Plaintiff's premise is that a disputation of a debt after such debt is reported by a consumer reporting agency creates a duty on the entity that informed or furnished such information to the agency to update the credit report to reflect that such debt is disputed. This is incorrect...."); Kinel v. Sherman Acquisition II LP, 2006 U.S. Dist. LEXIS 97073, \*53–54 (S.D.N.Y.2006) (noting a "dearth of precedent" on the issue of whether a debt collector has an affirmative duty to report a dispute made after it initially reported the debt, relying upon the 1988 FTC Commentary, and stating that "the FTC Commentary has interpreted § 1692e(8) as not explicitly requiring a debt collector to update information about the disputed status of a debt about which it has not reported, or about which it has already reported prior to a consumer's dispute"); Black v. Asset Acceptance, LLC, 2005 U.S. Dist. LEXIS 43264, \*13 (N.D.Ga.2005) ("only if a debt collector reports a consumer debt to a credit bureau under Section 1692e(8) must be then also report that debt as disputed") (emphasis in original).

- 15. The facts here are analogues to the decisions cited above as Defendant reported the Alleged Debt on the Plaintiff's credit report.
- 16. Plaintiff disputed the Alleged Debt directly with the Defendant with a dispute letter on November 23, 2016.
- 17. Plaintiff examined her credit report again on February 13, 2017 and found that Defendant had **re-reported** the credit account to the bureau(s) on February 5, 2017.

- 18. When Defendant **re-reported the credit account after it received Plaintiff's dispute letter**, Defendant failed to list the account as "disputed by consumer" despite being required to do so as explained above under 1692e8.
- 19. With the failure to remove the trade line, or mark same as disputed the Plaintiff's credit score, a benchmark for near all facets of life in today's society has been deflated.
- 20. The Plaintiff's credit score has been lowered, which has resulted in inability to gain credit, less favorable interest rates and could hinder future employment opportunities.
- 21. As a result of Defendant's deceptive, misleading and unfair debt collection practices, Plaintiff has been damaged.

# FIRST CAUSE OF ACTION (Violations of the FDCPA)

- 22. Plaintiffs incorporate by reference all of the above paragraphs of this Complaint as though fully state herein with the same force and effect as if the same were set forth at length herein.
- 23. When Defendant re-reported the credit account after it received Plaintiff's dispute letter, Defendant failed to list the account as "disputed by consumer" despite being required to do so.
- 24. With the failure to remove the trade line, or mark same as disputed the Plaintiff's credit score, a benchmark for near all facets of life in today's society has been deflated.
- 25. The Plaintiff's credit score has been lowered which has resulted in inability to gain credit, less favorable interest rates and could hinder future employment opportunities.

26. Defendant's failure to list the account as "disputed by consumer" despite being

required to do so by the FDCPA, violate various provisions of the FDCPA, including but not

limited to 15 U.S.C. §§ 1692d, 1692e(2), 1692e(5), 1692e(8), 1692e(10) and 1692f.

27. As a result of the Defendant's violations of the FDCPA, Plaintiffs have been

damaged and is entitled to damages in accordance with the FDCPA.

**PRAYER FOR RELIEF** 

WHEREFORE, Plaintiff Alyssa Flowers demands judgment from the Defendant Diversified

Consultants, Inc. as follows:

a) For actual damages provided and pursuant to 15 U.S.C. § 1692k(a)1);

b) For statutory damages provided and pursuant to 15 U.S.C. § 1692k(2)(A);

c) For attorney fees and costs provided and pursuant to 15 U.S.C. § 1692k(a)(3);

d) A declaration that the Defendant's practices violated the FDCPA; and

For any such other and further relief, as well as further costs, expenses and e)

disbursements of this action as this Court may deem just and proper.

Dated: Hackensack, New Jersey

May 25, 2017

/s/ Yaakov Saks

RC Law Group, PLLC

By: Yaakov Saks

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